# FORM 4

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b). UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

## STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL

OMB Number: 3235-0287 Estimated average burden hours per response: 0.5

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934
or Section 30(h) of the Investment Company Act of 1940

	of Reporting Person <sup>*</sup> GEMENT LLC		2. Issuer Name <b>and</b> Ticker or Trading Symbol Clear Channel Outdoor Holdings, Inc. [ CCO ]	5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director X 10% Owner Officer (give title Other (specify
(Last) 2000 AVENUE OI	(First) F THE STARS, 12TI	(Middle) H FLOOR	3. Date of Earliest Transaction (Month/Day/Year) 10/06/2022	below) below)
(Street) LOS ANGELES	,		4. If Amendment, Date of Original Filed (Month/Day/Year)	6. Individual or Joint/Group Filing (Check Applicable Line) Form filed by One Reporting Person X Form filed by More than One Reporting Person
(City)	(State)	(Zip)		

### Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

1. Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transac Code (li 8)		4. Securities Acquired (A) or Disposed Of (D) (Instr. 3, 4 and 5)		5. Amount of Securities Beneficially Owned Following Reported	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership	
			Code	v	Amount	(A) or (D)	Price	Transaction(s) (Instr. 3 and 4)		(Instr. 4)
Common Stock, par value \$0.01	10/06/2022		Р		200,000 <sup>(1)(2)</sup> (3)(4)(5)(6)	Α	\$1.6217	49,471,580 <sup>(1)(2)(3)</sup> (4)(5)(6)	I	See Footnotes <sup>(1)</sup> (2)(3)(4)(5)(6)
Common Stock, par value \$0.01	10/07/2022		Р		200,000 <sup>(1)(2)</sup> (3)(4)(5)(6)	Α	\$1.5662	49,671,580 <sup>(1)(2)(3)</sup> (4)(5)(6)	Ι	See Footnotes <sup>(1)</sup> (2)(3)(4)(5)(6)

## Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

			-							-				
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3A. Deemed Execution Date, if any (Month/Day/Year)	4.     5. Number of Derivative       Code (Instr.     Securities       8)     Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)		6. Date Exercisable and Expiration Date (Month/Day/Year)		Securities Underlying		Derivative Security (Instr. 5)	Securities Beneficially Owned Following Reported	Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)		
			Code	v	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares		Transaction(s) (Instr. 4)		

1. Name and Address of Reporting Person <sup>*</sup> ARES MANAGEMENT LLC				
(Last) 2000 AVENUE OF	(First) THE STARS, 12TH FI	(Middle)		
(Street) LOS ANGELES	СА	90067		
(City)	(State)	(Zip)		
1. Name and Address of <u>Ares Manageme</u>				
(Last) 2000 AVENUE OF	(First) THE STARS, 12TH FI	(Middle)		
(Street) LOS ANGELES	СА	90067		
(City)	(State)	(Zip)		
1. Name and Address of <u>Ares Holdco LL</u>				
(Last) 2000 AVENUE OF	(First) THE STARS, 12TH FI	(Middle) LOOR		
(Street) LOS ANGELES	СА	90067		

(City)	(State)	(Zip)
1. Name and Address o <u>Ares Manageme</u>		î.
(Last) 2000 AVENUE OF	(First) THE STARS, 1	(Middle) 2TH FLOOR
(Street) LOS ANGELES	СА	90067
(City)	(State)	(Zip)
1. Name and Address or <u>Ares Manageme</u>		ì
(Last)	(First)	(Middle)
2000 AVENUE OF	THE STARS, 1	2TH FLOOR
(Street) LOS ANGELES	СА	90067
(City)	(State)	(Zip)
1. Name and Address of <u>Ares Voting LL</u>		<b>,</b>
(Last) 2000 AVENUE OF	(First) THE STARS, 1	(Middle) 2TH FLOOR
(Street) LOS ANGELES	СА	90067
(City)	(State)	(Zip)
1. Name and Address o <u>Ares Partners H</u>		• 1
(Last) 2000 AVENUE OF	(First) THE STARS, 1	(Middle) 2TH FLOOR
(Street) LOS ANGELES	СА	90067
(City)	(State)	(Zip)

#### Explanation of Responses:

1. This statement is being filed by (i) ASSF IV AIV B Holdings III, L.P. ("ASSF IV AIV B Holdings"), (ii) ASSF IV AIV B, L.P. ("ASSF IV AIV B"), (iii) ASSF Operating Manager IV, L.P. ("ASSF Operating Manager IV"), (iv) ASOF Holdings I, L.P. ("ASOF I"), (v) ASOF Investment Management LLC ("ASOF Investment Management"), (vi) ACOF VI Holdings, L.P. ("ACOF VI"), (vii) ACOF Investment Management LLC ("ACOF Investment Management"), (vi) ACOF VI Holdings, L.P. ("ACOF VI"), (vii) ACOF Investment Management LLC ("ACOF Investment Management"), (vi) ACOF VI Holdings, L.P. ("ACOF VI"), (vii) ACOF Investment Management LLC ("ACOF Investment Management"), (vi) ACOF VI Holdings, L.P. ("ACOF VI"), (vii) ACOF Investment Management LLC ("ACOF Investment Management"), (vi) ACOF VI Holdings, L.P. ("ACOF VI"), (vii) ACOF Investment Management LLC ("ACOF Investment Management"), (vi) ACOF VI Holdings, L.P. ("ACOF VI"), (vii) ACOF Investment Management LLC ("ACOF Investment Management"), (vi) ACOF VI Holdings, L.P. ("ACOF Investment Management LLC ("ACOF Investment Management"), (vi) ACOF VI Holdings, L.P. ("ACOF Investment Management LLC ("ACOF Investment Management"), (vi) ACOF VI Holdings, L.P. ("ACOF Investment Management LLC ("ACOF Investment Management"), (vi) ACOF VI Holdings, L.P. ("ACOF Investment Management LLC ("ACOF Investment Management"), (vi) ACOF VI Holdings, L.P. ("ACOF Investment Management LLC ("ACOF Investment Management"), (vi) ACOF VI Holdings, L.P. ("ACOF Investment Management LLC ("ACOF Investment Management"), (vi) ACOF VI Holdings, L.P. ("ACOF Investment Management LLC ("ACOF Investment Management"), (vi) ACOF VI Holdings, L.P. ("ACOF Investment Managemen

2. (viii) Ares Management LLC, (ix) Ares Management Holdings L.P. ("Ares Management Holdings"), (x) Ares Holdco LLC ("Ares Holdco"), (xi) Ares Management Corporation ("Ares Management"), (xii) Ares Voting LLC ("Ares Voting"), (xiii) Ares Management GP LLC ("Ares Management GP") and (xiv) Ares Partners Holdco LLC ("Ares Partners") (collectively, the "Reporting Persons"). Due to the electronic system's limitation of 10 Reporting Persons per joint filing, this statement is being filed in two parts.

3. Ares Partners is the sole member of each of Ares Voting and Ares Management GP, which are respectively the holders of the Class B and Class C common stock of Ares Management, which common stock allows them, collectively, to generally have the majority of the votes on any matter submitted to the stockholders of Ares Management if certain conditions are met. Ares Management is the sole member of Ares Holdco, which is the general partner of Ares Management Holdings, which is the sole member of Ares Management LLC, which is: (a) the general partner of ASSF Operating Manager IV, which is the manager of ASSF IV AIV B Holdings and ASSF IV AIV B; (b) the sole member of ASOF I, and (c) the sole member of ACOF Investment Management, which is the manager of ASOF I.

4. Ares Partners is managed by a board of managers, which is composed of Michael J Arougheti, Ryan Berry, R. Kipp deVeer, David B. Kaplan, Antony P. Ressler and Bennett Rosenthal (collectively, the "Board Members"). Mr. Ressler generally has veto authority over Board Members' decisions.

5. The Reporting Persons collectively beneficially own, or may be deemed to beneficially own, in the aggregate 49,671,580 shares of Common Stock by reason of the direct or indirect beneficial ownership of such shares as follows: (i) ASSF IV AIV B Holdings directly holds 17,225,151 shares of Common Stock, (ii) ASSF IV AIV B directly holds 1,943,773 shares of Common Stock, (iii) ASOF I directly holds 19,852,354 shares of Common Stock and (iv) ACOF VI directly holds 10,650,302 shares of Common Stock.

6. Each of the Reporting Persons and the Board Members, and the other directors, officers, partners, stockholders, members and managers of the Reporting Persons, expressly disclaims beneficial ownership of the Common Stock, except to the extent of any pecuniary interest therein, and this Form 4 shall not be deemed an admission that any such person or entity is the beneficial owner of, or has any pecuniary interest in, such securities for purposes of Section 16 of the Securities Exchange Act of 1934, as amended, or for any other purposes.

ARES MANAGEMENT LLC /s/ Josh Bloomstein By: Josh Bloomstein Its: Authorized Signatory	<u>10/11/2022</u>
ARES MANAGEMENT HOLDINGS L.P. By: ARES HOLDCO LLC, Its general partner (s/ Josh Bloomstein By: Josh Bloomstein Its: Authorized Signatory	<u>10/11/2022</u>
ARES HOLDCO LLC /s/ Josh Bloomstein By: Josh Bloomstein Its: Authorized Signatory	<u>10/11/2022</u>

ARES MANAGEMENT CORPORATION /s/ Josh Bloomstein By: Josh Bloomstein Its: Authorized Signatory	<u>10/11/2022</u>
ARES MANAGEMENT GP LLC /s/ Josh Bloomstein By: Josh Bloomstein Its: Authorized Signatory	<u>10/11/2022</u>
ARES VOTING LLC By: ARES PARTNERS HOLDCO LLC, Its sole member /s/ Christina Oh By: Christina Oh Its: Authorized Signatory	<u>10/11/2022</u>
ARES PARTNERS HOLDCO LLC /s/ Christina Oh By: Christina Oh Its: Authorized Signatory ** Signature of Reporting Person	<u>10/11/2022</u> Date
5 11 5 5	

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

 $^{\ast}$  If the form is filed by more than one reporting person, see Instruction 4 (b)(v).

\*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.